IT IS HEREBY ORDERED AS DESCRIBED BELOW.

DATED: September 01, 2011



Honorable James E. Shapiro United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In the Matter of:

MAYVILLE DIE & TOOL, INC.,

Case No. 11-33128-jes

Debtor.

ORDER APPROVING, BUT NOT DIRECTING DEBTOR TO: (1) PAY PRE-PETITION EMPLOYEE WAGES; (2) PAY OUTSTANDING PAYCHECKS;

- (3) MAKE PAYMENTS FOR WHICH PAYROLL DEDUCTIONS WERE MADE;
- (4) MAKE PAYMENTS OF AMOUNTS WITHHELD FOR TAXES; (5) PAY ALL TAXES AND COSTS INCIDENT TO THE FOREGOING PAYMENTS AND CONTRIBUTIONS; AND (6) FOR ALLOWANCE OF EMPLOYEES' POST-PETITION USE OF PRE-PETITION VACATION TIME

The Motion of the Debtor, Mayville Die & Tool, Inc. by its attorneys, Jane F. (Ginger) Zimmerman, Rebecca R. DeMarb, and Erin A. West of Murphy Desmond S.C., requesting approval to: (1) pay certain pre-petition employee wages, salaries and other benefits; (2) pay outstanding paychecks; (3) make certain payments for which employee payroll deductions were made; (4) make payments of amounts withheld for taxes; (5) pay all

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withholding taxes and employer taxes and costs incident to the foregoing payment (including

payroll related taxes and processing costs); and (6) allowing post-petition use of pre-petition

earned vacation time, if any, having been heard; it appearing that notice of said Motion was

given to all appropriate parties in interest as determined by the Court; Hometown Bank

having objected to such Motion at the hearing on August 30, 2011, and it appearing that

approval of the Motion is a necessary and practical matter in this case, to the extent it is

limited to the amount of priority allowed under 11 U.S.C. § 507(a)(4)(A) for such claims,

and that no bonuses earned pre-petition but not paid are paid,

IT IS ORDERED that the use of funds from cash collateral to: (1) pay certain pre-

petition employee wages, salaries and other benefits as set forth in the Motion; (2) pay

outstanding paychecks; (3) make certain payments for which employee payroll deductions

were made in the ordinary course of business including, for example, child support and

garnishments; (4) make payments of amounts withheld for taxes; (5) pay all withholding

taxes and employer taxes and costs incident to the foregoing payment (including payroll

related taxes and processing costs); and (6) allowing employees to use priority vacation time

as sought in the Motion, all to the extent it is limited to the amount of priority allowed under

11 U.S.C. § 507(a)(4)(A) for such claims, be and hereby is approved.

IT IS FURTHER ORDERED that this Order is effective immediately

notwithstanding any stay imposed under Fed. R. Bankr. P. 6003(a) and 6004(h).

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